PATENT COOPERATION TREATY **PCT**

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 12456910/E	FOR FURTHER ACTION	ON	See Form PCT/IPEA/416
International application No. PCT/AU2004/000749	International filing date (a 4 June 2004	day/month/year)	Priority date (day/month/year) 4 June 2003
International Patent Classification (IPC) or	national classification and	IPC	
Int. Cl. 7 C12Q 1/68 C12N 15/00 A	01K 67/00		
Applicant			
THE WALTER AND ELIZA H.	ALL INSTITUTE OF M	EDICAL RESEA	RCH et al
This report is the international prelimin Authority under Article 35 and transmi	ary examination report, est	ablished by this Into	ernational Preliminary Examining
2. This REPORT consists of a total of 6			
3. This report is also accompanied by AN			
a. (sent to the applicant and to the		total of sheets, as	follows:
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sheets which supersede e the disclosure in the inter Box.	earlier sheets, but which this mational application as file	s Authority conside d, as indicated in ite	rs contain an amendment that goes beyond em 4 of Box No. I and the Supplemental
b. (sent to the International Bure a sequence listing and/or table Relating to Sequence Listing	related thereto, in compute	er readable form on	ly, as indicated in the Supplemental Box
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X Box No. I Basis of the rep	ort		
Box No. II Priority			
X Box No. III Non-establishm	ent of opinion with regard	to novelty, inventiv	e step and industrial applicability
Box No. IV Lack of unity of			
Box No. V Reasoned state citations and ex	ment under Article 35(2) was eplanations supporting such	rith regard to novelt a statement	y, inventive step or industrial applicability;
Box No. VI Certain docum	ents cited		,
Box No. VII Certain defects	in the international applica	ation	
X Box No. VIII Certain observ	ations on the international a	application	
Date of submission of the demand		Date of completion	of the report
4 April 2005		22 April 2005	
Name and mailing address of the IPEA/AU		Authorized Officer	
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International application No.

PCT/AU2004/000749

Box	No. I	Basis of th		·	
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International application No.

PCT/AU2004/000749 Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of: the entire international application claims Nos: 1 to 12 because: the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify): the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify): the claims, or said claims Nos. 1 to 12 are so inadequately supported by the description that no meaningful opinion could be formed. no international search report has been established for said claim Nos. 1 to 12 the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that: the written form has not been furnished does not comply with the standard the computer readable form has not been furnished does not comply with the standard the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions. See Supplemental Box for further details.

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Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
citation	s and explanations supporting such statement

	•
Claims 13, 14, 15	YES
Claims 16, 17	NO
Claims -	YES
Claims 13 to 17	NO
Claims 1 to 17	YES
Claims -	NO
	Claims 13, 14, 15 Claims 16, 17 Claims - Claims 13 to 17 Claims 1 to 17

2. Citations and explanations (Rule 70.7)

The present invention relates to genetically altered animals that express altered levels of SOCS3 protein, and the use of these animals in the *in vivo* study of G-CSF induced cellular responses. In particular, the animal is a conditional mutant that expresses an altered amount of SOCS3 in cells of hematopoietic and endothelial lineages. Compounds that modulate G-CSF induced cellular responses via a SOCS molecule are also claimed.

The following documents cited in the International Search Report were considered for the basis of this report:

- D1 Matsumoto et al (2003) J. Exp. Med. Vol 197(4): 425-436
- D2 Croker et al (2003) Nature Immunology. Vol 4(6): 540-545
- D3 Georgiades et al (2002) Genesis. Vol 34: 251-256
- D4 Hörtner et al (2002) The Journal of Immunology. Vol 169: 1219-1227
- D5 Hermans et al (2003) Blood. Vol 101(7): 2584-2590
- D6 Croker et al (2004) Immunity. Vol 20: 153-165
- D7 Kimura et al (2004) The Journal of Biological Chemistry. Vol 279(8): 6905-6910
- D8 van de Geijn et al (2004) Journal of Leukocyte Biology. Vol 76: 237-244
- D9 van de Geijn et al (2004) Blood. Vol 104(3): 667-674

Novelty

The invention as defined in the claims is entitled to a priority date of 4 June 2003, therefore D6 to D9 can not be considered to be part of the prior art base for the consideration of the novelty and inventiveness of the claims.

D1 discloses transgenic mice expressing a myc-tagged SOCS3 transgene. Expression from the transgene is stated to be equivalent to 5 to 10 times that of endogenous SOCS3. Consequently, D1 is prejudicial to the novelty and inventiveness of claims 16 and 17.

D2 discloses conditionally mutated mice that do not express SOCS3 in liver cells and macrophages. It is considered that the phrase 'reduced levels of SOCS-3' as recited in claim 16, encompasses the absence of SOCS3 expression. Consequently, D2 is prejudicial to the novelty and inventiveness of claims 16 and 17.

(continued in Supplemental Box)

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Box No. VIII Certain observations on the international applicat

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claims 1 to 12 are not supported by the description. Regarding the specification as a whole, the invention appears to reside in the use of a VavCre*SOCS3**In mouse in an *in vivo* test system for screening for compounds or agents that perturb G-CSF physiological responses via modulation of the activity or expression of SOCS3. In contrast, the claims are drawn to a disproportionately large number of possible compounds that are defined by the characteristic of modulating SOCS3. Such compounds do not owe there existence to the methods of the invention and therefore do not form part of the invention supported by the description.

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of: V

D3 discloses VavCre transgenic mice and the usefulness of these lines to target gene inactivation to hematopoietic and endothelial cell lineages. The document does not teach or suggest mice with reduced expression of SOCS3 and therefore does not impact on the novelty of any of the claims. However, it is considered that claims 16 and 17 are not inventive in light of the teachings of D3, when combined with the teachings of D2.

D4 teaches that in neutrophils, SOCS3 is induced by G-CSF and that SOCS3 inhibits G-CSFR mediated signal transduction. D4 does not impact on the novelty of any of the claims.

D5 teaches that in myeloid progenitor cells, SOCS3 inhibits G-CSF responses via Tyr729 of G-CSF-R. D5 does not impact on the novelty of any of the claims.

Inventive Step

Claims 13 to 15 do not involve an inventive step in light of the teachings of either D4 or D5. Each document teaches that SOCS3 is a negative regulator of G-CSF signalling. Therefore the skilled person would readily appreciate that the administration of compounds that either directly or indirectly modulate the activity or expression of SOCS3 would perturb G-CSF induced cellular responses in a mammal. Therefore the methods of claims 13 to 15 represent obvious and non-inventive applications of the teachings of D4 or D5.

Claims 16 and 17, in so far as they relate to the VavCre*SOCS3**n mouse disclosed in the present application, do not involve an inventive step in light of D3 in view of D2. D2 discloses genetically altered mice that do not express SOCS3 in the liver or in macrophages. The authors also suggest that mice in which SOCS3 is not expressed in other tissues would be a valuable tool for the study of the effects of SOCS3 on signalling by cytokines. Given it is known that the VavCre mouse inactivates lox flanked genes, it would be obvious to the skilled person that a VavCre*SOCS3**n mouse could be generated using the VavCre mouse disclosed in D2 and general methods in the art.